

the death of Mathew Carey, the cause of sound republicanism has lost an advocate, the poor a benefactor, the oppressed a patron, and society a friend. Physical infirmity limited the sphere of his personal exertions, but the scope of his benevolent desires reached the farthest verge of enlightened philanthropy.

The funeral of Mr. Carey will take place on Thursday afternoon. It may be anticipated that the benevolent society, and citizens generally, will attend as a tribute of respect to the deceased.

Bank Matters.
The local and temporary causes of pressure have been considered. The permanent ones, viz: the doctrine of repeal of chartered rights, and the unsettled policy of the National Council as to a National Bank, are deserving attention.

It is not one of the best signs of the times, that since the removal of the deposits from the United States Bank, there has been an apparent increase of inattention to the sacredness of public contracts and chartered rights. We do not say this was the origin of this laxity of good faith, but we consider it a prominent instance where good faith was violated, and the violation sanctioned by a predominant party majority. When a barrier is broken down by the chief power of a nation, and the majority follow in the train, where is the error to be remedied?—We see the United States Bank deprived of the deposits contracted to them. We see Indian treaties executed as power may direct, and the Indian disposed of the lands contracted to him. He is then driven further west, until the lands he is now sent to shall be in future wanted. The floodgate having been opened, we find in every town, village and hamlet the prevailing error that public contracts may be tampered with, or rescinded altogether, without the consent of both parties. A charter is a contract between the State and certain parties. Can this contract be rescinded by either one? As the incorporation is by the terms of the contract, so is the State under equal obligation. If the incorporation has violated its charter, the evidence thereof can only be established before the tribunals of our country, our courts of justice, and when there adjudicated, the contract will be legally in no other way in it be annulled or morally done. The State cannot retract, without the consent of the other parties to the obligation, unless changes have been expressly reserved retaining the power. What then must necessarily be the result of this wide spreading and dangerous error? May public faith be violated with impunity? So may private? Is a public contract void at the will of the Legislature? So it may be at the pleasure of either party in a private contract. Where is the line to be drawn to distinguish the one? Let us lose confidence in public integrity, and what guarantee have we that any contract shall be binding between man and man? We regret to see these monstrous errors openly avowed at the present day, and made the text of party. We fear for the result.

What of confidence will necessarily occasion scarcity of money. Who can trust him who advocates the violation of contracts? And where now a few instances only have occurred, but where many may be intended, is it not time for the community to rouse at once, and set their face against the prevalence of opinions so demoralizing in their tendency? We may not yet feel it; but we inevitably shall. If our councils ever govern by right instead of right, their example may be followed in the common walks of life.

A B contract by a note to pay money. It falls due—is unpaid and perhaps not through inability. The creditor asks for his money. I shall pay you when I please," will probably be the answer. Is this he has an example before him—"The State will fulfil her contracts when the pleases, and therefore I may do the same," will not unlikely be the reflection of his mind. Confidence must be destroyed by perseverance in, and prevalence of such notions. When confidence is lost, where is credit? Where is the benefit of our good name? Abroad who will trust us on our contracts, and these have built our public works? At home, how shall energy be aided by a prudent extension of credit, between dealers?

The opinion is avowed, and pledges are demanded of candidates for the Legislature, to carry into effect this very error. Its consequences may not be immediate, but they will be sure. It were well to move carefully in so important a matter. Destroy confidence, and you destroy prosperity. History shows that every violation of justice and good faith has been signally punished.—*Cin. Gas.*

Writing for the Press.
In some of our exchanges, we have observed the following recommendations for those who write for the press:

1. Every word, the sense of which is not perfectly obvious, should be so written, that every letter will show for itself. This should be particularly observed in writing proper names. An observance of this rule will secure the author against the vexation of having his article incorrectly copied, and what to a conscientious man will be an equally strong inducement, it will save the compositor a great deal of time and trouble—the first "which is money to him, and of the second he has plenty, without finding it in deciphering hieroglyphics.
2. Write only on one side of the paper, so that it can be divided if found necessary.
3. Punctuation ought to be either correct, or not attempted; the villainous habit some writers have of dashing their productions is a great bore to a printer. If the writer cannot do it as it ought to be, he had better leave it altogether to the compositor.
4. Abbreviations ought to be avoided, as some compositors are very apt to "fol. low copy," as it is technically called. This is more particularly applicable to advertisements.
5. An observation of these rules will enable us all, contributors and printers, to get along more pleasantly.

In the company in which I trust, the democratic company, when the captain orders *halt* we all stop; and if Mr. Van Buren were to-morrow to say that he would no longer advise and support the Sub-Treasury scheme, I should at once drop it and say NO MORE ABOUT IT.

Such was the language used on a recent occasion, in a public address, by Gen. A. G. Brown, one of the loco candidates for Congress in Mississippi. Probably it is the most miserably objectionable, that has been uttered since the date of Boone's famous speech about "the glory of being the collar dog of Andrew Jackson." If the Mississippians are capable of sending the utterer of such a sentiment to Congress, God pity them.—*Louisville Journal.*

Mr. Zebulon Kendall, the father of the Post Master General, died at his residence at Dunstable, Mass., a few days since at the advanced age of 84 years. He was an exemplary man. He was, as far as we have ever heard, guilty of but one evil deed, and that, unfortunately, "lives after him."—*Louisville Journal.*

AGRICULTURAL SOCIETY.
A Meeting of the Directors of the "Agricultural Society of Madison County," will be held at the office of the Clerk of the Probate Court, on Saturday the 26th inst. A punctual attendance is expected.

By order of the President.
THO. J. CATCHINGS, Cor. Sec'y.
October 17, 1839. 41-42

JOHN G. BULL, & Co.
COMMISSION MERCHANTS,
VICKSBURG, MISS.
WILL give prompt attention to the sale of cotton in this market, or to its shipment to the New Orleans or New York markets. Liberal advances made on the delivery of cotton at their warehouse in Vicksburg.
October 3, 1839. 41-3m

BENTON RACES.
THE Fall Races over the WHITE HALL COURSE, near Benton, will commence on the 12th day of November next, and continue 5 days. The purses will be liberal. Several stables of some notoriety will be in attendance.
J. A. BOARMAN, Proprietor.
Oct. 12. 41-3w

LIST OF LETTERS
REMAINING in the Post-Office at
Livingston, October 1st, 1839.
Anthony, Thos S
Alford, H
Brown, James
Bartlett, John
Cook, Robt
Corzine, R & S
Coffman, S L
Clark, G R
Dewen, R
Douglase, Norrell
Dancy, Dr D M
Fearing, James
Fulton, D M
Fene, W J
Gee, R J
Heddlston, Wm
Hudleston, L
Hardenan, D
Hawes, Mrs Eliza R
Herald, Dr Wm
Jones, J M
King, Enoch
Kimbrille, J M
Livingston, Saml D
McNeil, Wm
Mann, Wm
McCay, Duncan
McLaurin, John
Nathan, Thos
Perkins, Danl P
Pechett, J S
Ramsay, James
Royer, Wm
Royer & Reading
Roberson, Mrs Nancy
Sutcher, Miss Ann
Sanders, J A
Sturgess, J A
Smith, John
Vomard, Aulley
Woodland, Daniel
Williamson, Miss Eliza
Wise, James
Walker, Elijah
Wilson, J Y
York, Duncan
T. J. HUMPHRIES, P. M.
Oct. 1. 41-3

SHERIFF'S SALE.
Madison Circuit Court—November term, 1839.
Commercial and Rail Road Bank of Vicksburg, vs. John E. Richardson, Lewis Campbell, Russell M. Williamson, Wilson C. Newsum, Samuel V. Mitchell, vs. Same.
John E. Richardson, vs. Same.
Lewis Campbell and John H. Walker, vs. Thomas H. Garner, vs. Same.
Lewis Campbell, Mitchell Calhoun, and C. C. Herbert, vs. Same.

BY virtue of the above stated cases to me directed, I will expose to public sale for cash, to the highest bidder before the Court-house door in the town of Canton, On Monday the 4th day of Nov'r, 1839, The following Negroes, to wit: Matilda, Malinda, Sam, Caleb, Phil and Gragg. Levied on as the property of Lewis Campbell, and will be sold to satisfy the above stated cases.

S. M. FLOURNOY, Sh'ff.
By JAS. A. WALKER, Deputy.
Oct. 19. 41-43 [Pr fee \$8]

SHERIFF'S SALE.
Madison Circuit Court—November term, 1839.
Com. & R. Road Bank of Vicksburg, vs. Branch & Weatherly Charles Matheny, vs. Same.

BY virtue of the above stated case to me directed, I shall expose to public sale, for cash, before the Court-house door, in the town of Canton, On the First Monday in November 1839, The following Negroes, to wit: Ben, Malinda and three children. Levied on as the property of the said defendant, and will be sold to satisfy the plaintiff's debt and cost.

S. M. FLOURNOY, Sh'ff.
By J. F. COOK, Deputy.
Oct. 19. 41-43 [Pr fee \$6]

MARSHAL'S SALE.
Circuit Court U. S.—Term, 1839.
James Dick et al. vs. Bennett & Herrold. To November Term, 1839.

BY virtue of the above stated case to me directed by the honorable circuit court U. S. I will on the 4th Monday in October next, expose to public sale for cash, at the Court-house door in the town of Canton, Madison county, the following Negro Slaves, to wit: Dick, Alfred, Clem and Davy. Levied on as the property of William Bennett, and will be sold to satisfy the above stated case and cost. Sale to take place within the hours prescribed by law.

W. M. GWIN, Marshal.
By J. F. COOK, Deputy.
Oct. 16. 41-42 [Pr fee \$3]

SHERIFF'S SALE.
Madison Circuit Court—Nov'r term 1839.
M. Vanderburg & Co., vs. Aaron D. Matheny, Samuel M. Matheny, Moses S. Matheny, John Stone, Jr. & Co., vs. Same and same.
Same, vs. Same and same.
Same, vs. Same and same.
Same, vs. Same and same.

BY virtue of the above stated cases to me directed I will sell to the highest bidder, for cash, at the Court-house door in the town of Canton, On the First Monday in November, 1839, ONE LIKELY NEGRO GIRL NAMED JENNY.

Levied on as the property of defendant and will be sold to satisfy plaintiff's debt and cost. Sale to take place within the hours prescribed by law.

S. M. FLOURNOY, Sh'ff.
By C. HICKERSON, Deputy.
Oct. 19. 41-43 [Pr fee \$8]

MARSHAL'S SALE.
Circuit Court U. S.—Nov'r term 1839.
Wilson & Hadden, vs. A. Clark, & Surities.

BY virtue of the above stated case to me directed by the honorable circuit court United States, for the Southern District of Mississippi, I will expose to public sale, for cash, before the Court-house door in the town of Canton, On the Fourth Monday in October, 1839, The following Negroes, to wit: Narrow and Ben—also, one Horse.

Levied on as the property of said defendant and will be sold to satisfy plaintiff's debt and cost.

W. M. GWIN, Marshal.
By J. F. COOK, Deputy.
Oct. 19. 41-42 [Pr fee \$5]

MARSHAL'S SALE.
Circuit Court United States.
Wm. Buckner, vs. G. W. M. Stacy et al. To November Term, 1839.

BY virtue of the above stated cases to me directed by the honorable circuit court U. S. for the Southern District of Miss. I shall expose to public sale for cash, before the Court-house door in Canton, Madison county, On the First Monday in November next, All the right, title and interest Stacy & Murren have in and to the following tracts of Land, viz:

South-east quarter, east half, north-east quarter, east half, north-west quarter, east half, south-west quarter, south half, west half, north-east quarter of section twenty-nine, township eleven, range five east; west half, south-west quarter, section twenty-eight, township eleven, range five east; there is also, on said land a first rate Saw and Grist Mill, and also other improvements.

ALSO—Six likely Negro Slaves, to wit: Henry, Jane, Isaac, Neolan, Kitty and child.

Levied on as the property of Murren & Stacy, and will be sold to satisfy plaintiff's debt and cost. Sale to take place in lawful hours.

W. M. GWIN, Marshal.
By J. F. COOK, Deputy.
Oct. 19. 41-43 [Pr fee \$8]

MARSHAL'S SALE.
Circuit Court U. S.—Term, 1839.
John D. Hart, vs. Richard W. Harper, et al.

BY virtue of the above stated case, to me directed by the honorable circuit court United States for the Southern District of Mississippi, I shall expose to public sale, for cash, at the Court-house door in the town of Canton, Madison county, on the

I will sell at the same place, the north west quarter and south west quarter, and west half of the south east quarter of section one, township eight range two east.

Levied on as the property of defendant's, and will be sold to satisfy the plaintiff's debt and cost. Sale within the hours prescribed by law.

W. M. GWIN, Marshal.
By J. F. COOK, Deputy.
July 13. 27-33

PURE WHITE LEAD.
50 KEGS just received, and for sale by **JOHN McLEAN.**
Oct. 15, 1839. 41-61

TAPPAN, HARDY & CO.
Forwarding and Commission Merchants,
VICKSBURG, MISSISSIPPI.

BY virtue of the above stated case to the subscribers by John D. King, dated 14th April 1836, and duly recorded in the Probate Courts of Madison and Rankin counties, for the purposes therein expressed. We the undersigned (or either of us) will proceed to sell at the residence of the said King in Madison county, on Saturday the 2nd day of November next, to the highest bidder for cash, the following Lands and appurtenances, to wit:

The south half of west half of north-east quarter, section twenty-eight, township seven, range two east.

ALSO—Lot number four of section twenty-seven, township number seven, range two east; the south half of west half of south-east quarter, section twenty-one, township seven, range number two east; lot number three, section twenty-six, township seven and range number two east, with a reservation of thirty acres out of the last specified lot, beginning on the east of Pearl river at the half mile stake of said last mentioned section, running thence due north one quarter of a mile to a stake, thence due west to the river; Lot number two, section twenty-six, township seven, range number two east, with a reservation of five acres out of the last specified lot, on the west side of Pearl river and immediately on the margin of said river, at the point where a public road crosses said river, and more particularly known as Demson's ferry.

The whole of the above described Lands contains three hundred and forty acres more or less.

ALSO—The following Negro Slaves, mentioned in said Deed, viz: WINSTON, a boy aged 16 or 17, SARAH a woman about 27; ROSE a woman, aged about 22; BRISS a little girl aged 9 or 10, and LICK a little boy aged about 3 years; or so much and many thereof as will pay off and discharge the debts mentioned in said deed, with all interest and costs attending the same.

The Trustees will convey such title only, as is vested in them under the said Deed of Trust and none other.

JACOB B. MORGAN, WM. M. RIVES, Trustees.
Oct. 7, 1839. 40-43 [Pr fee \$15]

VICKSBURG & JACKSON RAIL ROAD. PRICE REDUCED.
ON and after the 1st day of November, 1839, a train of CARS with locomotive power, will leave the Depot daily for Edwards', at 6 1/2 o'clock, A. M. and at 1 1/2 P. M., returning at 8 1/2 o'clock, A. M., and 3 1/2 o'clock, P. M.

The following rates will be charged for the transportation of freight and passengers until further notice.

On Cotton per Bale.
To or from Edwards', \$1 00
" " Big Black, 75
" " Bovina, 65
" " Montalbon, 50

On Whiskey, Pork, &c. per bbl.
To or from Edwards', \$1 00
" " Big Black, 62 1/2
" " Bovina, 50
" " Montalbon, 37 1/2

On Flour, Meal, &c.
To or from Edwards', 75
" " Big Black, 50
" " Bovina, 37 1/2
" " Montalbon, 25

On Salt, Iron, &c. per 100 lbs.
To or from Edwards', 37 1/2
" " Big Black, 25
" " Bovina, 18 1/2
" " Montalbon, 12 1/2

PASSENGERS.
To or from Edwards', \$2 00
" " Amsterdam, 2 00
" " Big Black, 1 25
" " Bovina, 1 00
" " Newman's, 1 00
" " Montalbon, 75

For freight or passage apply to the Clerks of Depot at Vicksburg or Edwards'.

October 3, 1839. 40-4w

SHERIFF'S SALE.
Madison Circuit Court—November term 1839.
James W. Camp, vs. E. R. Anderson, G. W. Terrell and D. W. Hale, vs. C. L. Pearce

SHERIFF'S SALE.
Madison Circuit Court—Nov'r term 1839.
C. B. Howard, vs. William Sutherland, On ff. fa. for costs.

BY virtue of the above stated case to me directed, I will expose to public sale to the highest bidder for cash, before the Court-house door in the town of Canton, On the First Monday in November 1839, The following land, to wit: The north west quarter, section two; east half, north-east quarter, section three; west half, north-west quarter, section ten, township ten, range five, east.

Levied on as the property of said defendant, and will be sold to satisfy the above stated case. Sale within lawful hours.

S. M. FLOURNOY, Sh'ff.
By C. HICKERSON, Deputy.
Oct. 12. 40-43 [Pr fee \$8]

SHERIFF'S SALE.
Hinds Circuit Court—Nov'r term 1839.
Wilcox & Fearn, vs. James C. Mitchell and Mitchell Calhoun, On ff. fa.

BY virtue of the above stated case to me directed, I shall expose to public sale, for cash, before the Court-house door, in the town of Canton, On the Third Monday in October 1839, The following Negroes, to wit: Tyrone, Nancy, John, Davy, Thomas, William, Lewis, Jim, Lucinda, Randall, Catharine, Henry, Jerry, Mary, Moses, Andrew, Franky, Jackson, Ben, Jane, Louisa, and Christopher.

—ALSO—Eight head of Mules, seven head of Horses, sixty head of stock Cattle, seventy head of Hogs, one Wagon, one Ox Cart, and five Oxen, thirty Plovers, and about thirty weeding Hoes, five thousand bushel of Corn, more or less, and the crop of Cotton, part of which is picked out, and part in the field.

Levied on as the property of defendant, and will be sold to satisfy plaintiff's debt and cost.

S. M. FLOURNOY, Sh'ff.
By D. A. FRENCH, Deputy.
Oct. 12. 40-41 [Pr fee \$6]

SHERIFF'S SALE.
Madison Circuit Court—November term, 1839.
John Stone Jr., vs. William Bennett and Henry White, Leigh Maddox & Co., Bennett & Seales, J. Silverberg & Co., Bennett & Noble, Thomas Barrett, Bennett, Clark & Ridley Stone & Vannoy, Bennett & Johnston, Phillips, Mann & Starr, Same, W. Montgomery use &c. Bennett & Pigg, James Jamison, W. Bennett vs. part.

BY virtue of the above stated cases to me directed, I will expose to public sale, for cash, before the Court-house door in the town of Canton, On the First Monday in October 1839, The following Negroes, to wit: Lewis, Emeline and two children, Davy, Richard, Alfred, Daniel, Wilson, Harvey, Jane and child, Aaron, Katy, Sally, Clem, Peter, Amy, Isaac and Harriet.

ALSO—Three Horses, eight Males, twenty head of Cattle, one hundred Hogs, forty bales of Cotton and the remainder of this years growth in the field, Farming Utensils, Household and Kitchen Furniture, six yoke of Oxen, two Wagons and Gears.

Levied on as the property of said defendant and will be sold to satisfy plaintiff's debt and cost.

S. M. FLOURNOY, Sh'ff.
By C. HICKERSON, Deputy.
Sept 28. POSTPONEMENT.

The sale of the above described property is hereby postponed until the third Monday in October, 1839.

S. M. FLOURNOY, Sh'ff.
By C. HICKERSON, Deputy.
October 12. 40-41 [Pr fee \$30]

SHERIFF'S SALE.
Madison Circuit Court—November term, 1839.
William M. Bole, vs. George W. Nickes, On alias ff. fa.

BY virtue of the above stated case, to me directed, I will expose to public sale, for cash, at the Court-house door, in the town of Canton, On the First Monday in October 1839, The following property, to wit: One hundred bushels of Corn and three thousand pounds of Fodder.

Levied on as the property of defendant and will be sold, to satisfy plaintiff's debt and cost.

S. M. FLOURNOY, Sh'ff.
By W. J. NORMANT, Deputy.
Sept 21. POSTPONEMENT.

The sale of the above described property is hereby postponed until the 3rd Monday in October, 1839.

SHERIFF'S SALE.
Yazoo Circuit Court—Nov'r term 1839.
J. W. & E. Ezum, vs. James C. Little, On Vend. expens.

BY virtue of the above stated case to me directed I shall expose to public sale for cash, before the Court-house door in the town of Canton, On the First Monday in October, 1839, The following described land, or so much thereof as lies east of Big Black river, to wit: the south half of the west half of south-west quarter, section five, of township eleven, range three, east.

Levied on and will be sold to satisfy the above stated case.

S. M. FLOURNOY, Sh'ff.
By L. A. ADAMS, D. S.
August 24. 33

POSTPONEMENT.
The sale of the above described property is hereby postponed until the third Monday in October, 1839.

S. M. FLOURNOY, Sh'ff.
By L. A. ADAMS, D. S.
October 12. 40-41 [Pr fee 20]

SHERIFF'S SALE.
Madison Circuit Court—Nov'r term 1839.
John S. Gooch, vs. Jas. E. Brown, and Wm. A. Brown, Pleurias ff. fa. on bond.

BY virtue of the above stated case to me directed, I shall expose to public sale, for cash, before the Court-house door in the town of Canton, On the First Monday in October, 1839, The following tract or parcel of land, to wit:—West half of southwest quarter, section eighteen, township nine, range five, east; south half of east half of south-west quarter, section eighteen, township nine, range five, east; containing one hundred and twenty acres.

Levied on and will be sold to satisfy the above stated case.

S. M. FLOURNOY, Sh'ff.
By C. HICKERSON, Deputy.
August 31. POSTPONEMENT.

The sale of the above described property is hereby postponed until the third Monday in October.

S. M. FLOURNOY, Sh'ff.
By C. HICKERSON, Deputy.
Oct. 12. 40-41 [Pr fee \$20]

SHERIFF'S SALE.
Madison Circuit Court—Nov'r term 1839.
J. C. Roberts & Co., vs. William Cagle, Same, vs. Richard Arnold, On alias ff. fa.

BY virtue of the above stated case to me directed, I shall expose to public sale, for cash, before the Court-house door in the town of Canton, On the First Monday in October 1839, A lot of Hogs, say fifty. Also, a Crop of Corn, three miles North of Williams-town.

Levied on and will be sold to satisfy the above stated cases.

S. M. FLOURNOY, Sh'ff.
By L. A. ADAMS, D. S.
Sept 7. POSTPONEMENT.

The sale of the above described property is hereby postponed until the third Monday in October, 1839.

S. M. FLOURNOY, Sh'ff.
By L. A. ADAMS, D. S.
Oct. 12. 40-41 [Pr fee \$30]

SHERIFF'S SALE.
Madison Circuit Court—Nov'r term 1839.
Ford & Sutherland, vs. W. Arnold & surty F. W. & J. R. Harbert, On alias ff. fa.

BY virtue of the above stated cases to me directed, I shall expose to public sale for cash, before the Court-house door, in the town of Canton, On the Third Monday in September 1839, The crop of Corn growing on sixty acres of land, on the premises of said Arnold.

Levied on and will be sold to satisfy the above stated cases.

S. M. FLOURNOY, Sh'ff.
By C. HICKERSON, Deputy.
August 24. 33

SHERIFF'S SALE.
Madison Circuit Court—November term, 1839.
Madison, Thomas & Co., vs. Madigan, McKinnon & Wiggins, On Vend. expens.

BY virtue of the above stated case to me directed, I will expose to public sale, before the Court-house door, in the town of Canton, On the Third Monday of October 1839, THREE HORSES & FIVE MULES.

Levied on as the property of the said defendant, and will be sold to satisfy plaintiff's debt and cost.

S. M. FLOURNOY, Sh'ff.
By L. A. ADAMS, Deputy.
Oct. 12. 40-41 [Pr fee \$5]

SHERIFF'S SALE.
Madison Circuit Court—Nov'r term 1839.
John S. Gooch, vs. Jas. E. Brown, and Wm. A. Brown, Pleurias ff. fa. on bond.

BY virtue of the above stated case to me directed, I shall expose to public sale, for cash, before the Court-house door in the town of Canton, On the First Monday in October, 1839, The following tract or parcel of land, to wit:—West half of southwest quarter, section eighteen, township nine, range five, east; south half of east half of south-west quarter, section eighteen, township nine, range five, east; containing one hundred and twenty acres.

Levied on and will be sold to satisfy the above stated case.

S. M. FLOURNOY, Sh'ff.
By C. HICKERSON, Deputy.
August 31. POSTPONEMENT.

The sale of the above described property is hereby postponed until the third Monday in October.

S. M. FLOURNOY, Sh'ff.
By C. HICKERSON, Deputy.
Oct. 12. 40-41 [Pr fee \$20]

SHERIFF'S SALE.
Madison Circuit Court—Nov'r term 1839.
Ford & Sutherland, vs. W. Arnold & surty F. W. & J. R. Harbert, On alias ff. fa.

BY virtue of the above stated cases to me directed, I shall expose to public sale for cash, before the Court-house door, in the town of Canton, On the Third Monday in September 1839, The crop of Corn growing on sixty acres of land, on the premises of said Arnold.

Levied on and will be sold to satisfy the above stated cases.

S. M. FLOURNOY, Sh'ff.
By L. A. ADAMS, D. S.
Sept 7. POSTPONEMENT.

The sale of the above described property is hereby postponed until the third Monday in October, 1839.

S. M. FLOURNOY, Sh'ff.
By C. HICKERSON, Deputy.
Oct. 12. 40-41 [Pr fee \$30]

SHERIFF'S SALE.
Madison Circuit Court—Nov'r term 1839.
J. M. Matlock, vs. D. B. Crawford, D. M. Fulton, and A. McIntyre, On Vend. exp.

BY virtue of the above stated case to me directed, I shall expose to public sale, for cash, before the Court-house door, in the town of Canton, On the First Monday in October, 1839, One Negro Boy named Peter.

Levied on and will be sold to satisfy the above stated case.

S. M. FLOURNOY, Sh'ff.
By C. HICKERSON, Deputy.
Sept 7. POSTPONEMENT.

The sale of the above described property is hereby postponed until the third Monday in October, 1839.

S. M. FLOURNOY, Sh'ff.
By C. HICKERSON, Deputy.
Oct. 12. 40-41 [Pr fee \$12]

SHERIFF'S SALE.
Madison Circuit Court—November term, 1839.
Madison, Thomas & Co., vs. Madigan, McKinnon & Wiggins, On Vend. expens.

BY virtue of the above stated case to me directed, I will expose to public sale, before the Court-house door, in the town of Canton, On the Third Monday of October 1839, THREE HORSES & FIVE MULES.

Levied on as the property of the said defendant, and will be sold to satisfy plaintiff's debt and cost.